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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/828,872	04/20/2004	Kenneth C. Creta	42P18867	5618
8791	7590	01/29/2007	EXAMINER	
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD SEVENTH FLOOR LOS ANGELES, CA 90025-1030			UNELUS, ERNEST	
			ART UNIT	PAPER NUMBER
			2181	
SHORTENED STATUTORY PERIOD OF RESPONSE	MAIL DATE		DELIVERY MODE	
3 MONTHS	01/29/2007		PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary	Application No.	Applicant(s)	
	10/828,872	CRETA ET AL.	
	Examiner	Art Unit	
	Ernest Unelus	2181	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 11/08/07.
 2a) This action is **FINAL**. 2b) This action is non-final.
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-36 is/are pending in the application.
 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
 5) Claim(s) _____ is/are allowed.
 6) Claim(s) 1-36 is/are rejected.
 7) Claim(s) _____ is/are objected to.
 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.
 10) The drawing(s) filed on 04/20/04 is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413)
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date. _____
3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)	5) <input type="checkbox"/> Notice of Informal Patent Application
Paper No(s)/Mail Date _____	6) <input type="checkbox"/> Other: _____

DETAILED ACTION

RESPONSE TO AMENDMENT

Claim rejections based on prior art

Applicant's arguments filed 11/08/2006 have been fully considered but they are not persuasive.

The applicant argues that the Grun reference does not disclose "buffering a plurality of data associated with a plurality of write transactions, and then flushing the collected data to an I/O device". However, the applicant's claim recites "receiving a plurality of write transactions to be write combined from a processor; and flushing the data....."

Compare to the applicant's remarks, the claim language doesn't specifically disclose when the combination takes place or whether if the transactions are combine upon leaving the buffer. The claim language doesn't preclude the transactions to be combined at an I/O device. Grun discloses that requests from both of the message and data services 30 are being combined to an I/O controller 24 (see fig. 3 and fig. 6, which shows the messages, the transactions, being combined).

The applicant also argues that the Grun reference does not disclose "*determining whether a latency condition exists* (col. 26, line 48 to col. 26, line 4 discloses that after the I/O controller receives a failure status for an operation, "it may choose to skip the failed operation and resume operations at a different point at the protocol flow; it may choose to send a message to the initiator indicating the loss of one or more messages, where this option gives a host the opportunity to attempt to reset an I/O controller and restart the associated service connections; or it may issue an unbind primitive, effectively requesting

that the target channel adapter discontinue the effected service connection"), *the latency condition including a delay in receiving a next combinable write transaction from the processor and an interface to the I/O device being in an idle state* (col. 27, lines 6-13 also discloses "This gives an I/O controller wide latitude in implementing an error recovery procedure. If the I/O controller chooses to drop the service connection, the target channel adapter may purge all operations associated with that particular service connection, return all associated resources to their respective free pools, and clear any context associated with the service connection and return to an idle condition").

I. INFORMATION CONCERNING OATH/DECLARATION

Oath/Declaration

1. The applicant's oath/declaration has been reviewed by the examiner and is found to conform to the requirements prescribed in 37 C.F.R. 1.63.

II. INFORMATION CONCERNING DRAWINGS

Drawings

2. The applicant's drawings submitted are acceptable for examination purposes.

III. REJECTIONS BASED ON PRIOR ART

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

Art Unit: 2181

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

4. **Claims 1-36** are rejected under 35 U.S.C. 102(e) as being anticipated by Grun (US pat. 6,629,166).

5. As per **claim 1**, Grun discloses “A method comprising: receiving a plurality of write transactions from a processor (see **fig. 2, which discloses write transaction from the processor (initiator) 20 to the target channel adapter 22, see also col. 7, lines 1-13**); storing data associated with the write transactions to a buffer of an input/output (I/O) hub (see **fig. 3, which discloses buffering incoming data inside the I/O hub 22 from the initiator**); and flushing the data to an I/O device according to a protocol between the I/O hub and the processor (see **fig. 3, which discloses transmitting data from the I/O hub 22 to an I/O controller within the target**).

6. As per **claims 2, 13, 22, and 35**, Grun discloses “The method of claim 1,” [See rejection to claim 1 above], wherein flushing the data to the I/O device includes: determining whether a flush signal has been received from the processor (col. 7, lines 52-55, discloses “The I/O controller 24, in turn, uses the services of the channel-based switched fabric to fulfill that request and to notify the initiator 20 that the request has been completed”); and flushing the data if the flush signal has been received (col. 7, lines 50-55, transmitting a receive signal (the

flush signal) from the initiator), the protocol including an signaling protocol (fig. 5 discloses a signaling protocol from the initiator).

7. As per **claims 3 and 14**, Grun further discloses “including sending a write completion signal to the processor for each of the write transactions before the data is flushed to the I/O device (see **fig. 6, which discloses sending a write completion signal to the I/O hub, which communicate t the processor inside the initiator for each of the write transactions before the data is flushed to the I/O device**), each write completion signal verifying buffering of a corresponding write transaction (see **fig. 6**).

8. As per **claims 4 and 15**, Grun further discloses “including sending a flush completion signal to the processor after the data is flushed to the I/O device (see **fig. 6**).

9. As per **claim 5**, Grun discloses “wherein flushing the data if the flush signal has been received further includes (see **fig. 6**): tagging the buffer with a first source identifier associated with one or more of the write transactions (see col. 11, lines 55-67); detecting a second source identifier associated with the flushing signal (see **fig. 6, which discloses a which is the second source, the response to the write transaction, as discloses in paragraph 0030 in the applicant's specification**); comparing the second source identifier to the first source identifier (as can be seen from **fig. 6, comparesing is done by waiting for the second signal to okay transfer from the I/O hub to the target**); and flushing the data to the I/O device if the

second source identifier matches the first source identifier (**see fig. 6 and col. 11, line 61 to col. 12, line 4**).

10. As per claim 6, Grun further discloses “including repeating the comparing for a plurality of buffers (**col. 12 lines 54-61 discloses repeating the process for each request/command, which uses plurality buffers**), each buffer corresponding to an I/O port (**fig. 3 shows multiple buffers corresponding to an I/O port**).

11. As per claims 7, 16, 28, and 36, Grun discloses “wherein flushing the data to the I/O device includes: determining whether a latency condition exists (**see col. 12, lines 51-61**); and flushing the data if the latency condition exists (**see fig. 6 and col. 12, lines 51-61**), the protocol including a timing protocol (**see col. 12, lines 51-61**) .

12. As per claims 8 and 17, Grun further discloses “ including sending a write completion signal to the processor for each of the write transactions as the data is flushed to the I/O device (**see fig. 6**), each write completion signal verifying flushing of a corresponding write transaction (**see fig. 6, which discloses the completion and signal verifying**).

13. As per claims 9 and 18, Grun discloses “wherein the latency condition includes a delay in receiving a next combinable write transaction from the processor and an interface to the I/O device being in an idle state (**see fig. 11**).

14. As per **claims 10, 20, and 32**, Grun discloses "wherein flushing the data to the I/O device includes flushing more than one cache line worth of data to the I/O device (**with respect to this limitation, page 1, paragraph 0003 from the applicant's specification discloses that a full cache line is about 64 byte**. Similarly, Grun discloses data to the I/O device includes flushing more than one cache line worth of data to the I/O device. See col. 19, lines 17-32).

15. As per **claims 11 and 33**, Grun discloses "wherein the receiving includes receiving a plurality of commands instructing the I/O hub to consider each write transaction for write combining (see col. 12, lines 20-33), each of the plurality of write transactions including one of the plurality of commands (see col. 12, lines 30-33).

16. As per **claim 12**, Grun discloses "An input/output (I/O) hub (**target channel adapter 22 in fig. 2, which is further explain in fig. 3**) comprising: a buffer (see **fig 3, which discloses buffers inside the target channel adaptor 22**); and a write combining module (**message and data services (MDS) 30 in fig. 3**) to receive a plurality of write transactions from a processor (see **fig. 2, which discloses write transaction from the processor (initiator) 20 to the I/O hub 22, see also col. 7, lines 1-13**), store data associated with the write transactions to the buffer and flush the data to an I/O device according to a protocol between the I/O hub and the processor (see **fig. 3, which discloses buffering incoming data inside the I/O hub 22 from the initiator, which also discloses transmitting data from the I/O hub 22 to an I/O controller within the target**).

17. As per claim 19, Grun discloses “The I/O hub of claim 12,” [See rejection to claim 12 above], further including a plurality of buffers (see fig. 3, which shows multiple buffers corresponding to an I/O port), each buffer corresponding to an I/O port and the write combining module is to store data to and flush data from the plurality of buffers according to the protocol between the I/O hub and the processor (see fig. 3).

18. As per claim 21, Grun discloses “A system comprising: an input/output (I/O) device (I/O target 24 in fig. 2, which includes the I/O controller); a peripheral components interconnect (PCI) express bus coupled to the I/O device (see fig. 1); a processor (see fig. 1); and a chipset (the channel-based switched fabric 16 in fig. 2) having an I/O hub (target channel adapter 22 in fig. 2, which is further explain in fig. 3) coupled to the PCI express bus and the processor (see fig. 2), the I/O hub having a buffer and a write combining module (the target channel adaptor 22) to receive a plurality of write transactions from the processor (see fig. 2, which discloses write transaction from the processor (initiator) 20 to the I/O hub 22, see also col. 7, lines 1-13), store data associated with the write transactions to the buffer and flush the data to the I/O device according to a protocol between the chipset and the processor (see fig. 3, which discloses buffering incoming data inside the I/O hub 22 from the initiator, which also discloses transmitting data from the I/O hub 22 to an I/O controller within the target), the data to be longer than one cache line (with respect to this limitation, page 1, paragraph 0003 from the applicant’s specification discloses that a full cache line is about 64 byte. Similarly, Grun discloses data to the I/O device includes flushing more than one cache line worth of data to the I/O device. See col. 19, lines 17-32).

19. As per claim 23, Grun discloses "wherein the processor is to generate the flushing signal if a flushing event has occurred and a write combine history indicates that one or more combinable write transactions have been issued by the processor (see fig. 11).
20. As per claims 24 and 25, Grun discloses "wherein the write combine history is to track combinable write transactions for a particular processor thread and an I/O hub (see col. 12, lines 20-44).
21. As per claim 26, Grun discloses "wherein the chipset (the channel-based switched fabric 16 in fig. 2) includes a plurality of I/O hubs (**target channel adapter 22 in fig. 2 and host channel adapter 18 in fig. 2, which is further explain in fig. 3**), the processor to send the flushing signal to each of the plurality of I/O hubs (see fig. 2 and col. 6, line 60 to col. 7, line 13).
22. As per claim 27, Grun discloses "wherein the processor is to verify that one or more combinable write transactions have been sent to each of the plurality of I/O hubs before sending the flushing signal (see fig. 6).
23. As per claim 29, Grun discloses "wherein the processor is to instruct the I/O hub

to consider each write transaction for write combining based on a page table attribute associated with the write transactions (see col. 13, lines 26-56).

24. As per claim 30, Grun further discloses “including a point-to-point network interconnect coupled to the processor and the I/O hub (see fig. Which discloses point-to-point topology, see also col. 8, lines 13-18), the network interconnect having a layered communication protocol (see col. 7, lines 9-12).

25. As per claim 31, Grun discloses “A method comprising: receiving a plurality of write transactions from a processor (see fig. 2, which discloses write transaction from the processor (initiator) 20 to the I/O hub 22, see also col. 7, lines 1-13), the plurality of write transactions being destined for an input/output (I/O) device (see fig. 2); storing data associated with the plurality of write transactions to a buffer of the I/O hub (see fig. 3, which discloses buffering incoming data inside the I/O hub 22 from the initiator, which also discloses transmitting data from the I/O hub 22 to an I/O controller within the target); determining whether a latency condition exists (see fig. 6 and col. 12, lines 51-61), the latency condition including-a delay in receiving a next combinable write transaction from the processor and an interface to the I/O device being in an idle state (see fig. 6); flushing the data to the I/O device if the latency condition exists (see fig. 6); and sending a write completion signal to the processor for each of the plurality of write transactions as the data is flushed to the I/O device (see fig. 6), each write completion signal verifying flushing of a corresponding write transaction (see fig. 6).

26. As per **claim 34**, Grun discloses “A machine readable medium to store a set of instructions that direct a computer to function in a specified manner when executed (see col. 4, lines 36-61), the instructions comprising: receiving a plurality of write transactions from a processor (see fig. 2, which discloses write transaction from the processor (initiator) 20 to the target channel adapter 22, see also col. 7, lines 1-13); storing data associated with the write transactions to a buffer of an input/output (I/O) hub (see fig. 3, which discloses buffering incoming data inside the I/O hub 22 from the initiator, which also discloses transmitting data from the I/O hub 22 to an I/O controller within the target); and flushing the data to an I/O device according to a protocol between the I/O hub and the processor (see fig. 3, which discloses transmitting data from the I/O hub 22 to an I/O controller within the target).

IV. RELEVANT ART CITED BY THE EXAMINER

27. The following prior art made of record and not relied upon is cited to establish the level of skill in the applicant's art and those arts considered reasonably pertinent to applicant's disclosure. See MPEP 707.05(c).

28. The following reference teaches write transactions on an input/output (I/O) hub according to a protocol between the target and a processor.

U.S. PATENT NUMBER

US 6,813,653

V. CLOSING COMMENTS

Conclusion

a. STATUS OF CLAIMS IN THE APPLICATION

29. The following is a summary of the treatment and status of all claims in the application as recommended by M.P.E.P. 707.07(i):

a(1) CLAIMS REJECTED IN THE APPLICATION

30. Per the instant office action, claims 1-36 have received a final action on the merits.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

b. DIRECTION OF FUTURE CORRESPONDENCES

31. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ernest Unelus whose telephone number is (571) 272-8596. The examiner can normally be reached on Monday to Friday 9:00 AM to 5:00 PM.

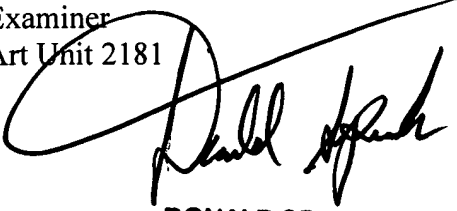
IMPORTANT NOTE

32. If attempts to reach the above noted Examiner by telephone is unsuccessful, the Examiner's supervisor, Mr. Donald Sparks, can be reached at the following telephone number: Area Code (571) 272-4201.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

January 19, 2007

Ernest Unelus
Examiner
Art Unit 2181


DONALD SPARKS
SUPERVISORY PATENT EXAMINER